specified in §1410.30 or §1410.50 may be excluded from the restrictions in paragraph (a) of this section, as determined by CCC, provided that the county government concurs.

(c) These restrictions on participation shall be in addition to any other restriction imposed by law.

[68 FR 24835, May 8, 2003, as amended at 75 FR 44071, July 28, 2010]

§ 1410.5 Eligible persons.

- (a) In order to be eligible to enter into a CRP contract in accordance with this part, a person must be an owner, operator, or tenant of eligible land and:
- (1) If an operator of eligible land, seeking to participate without the owner, must have operated such land for at least 12 months prior to the close of the applicable signup period and must provide satisfactory evidence that such operator will be in control of such eligible land for the full term of the CRP contract period;
- (2) If an owner of eligible land, must have owned such land for at least 12 months prior to the close of the applicable signup period, unless:
- (i) The new owner acquired such land by will or succession as a result of the death of the previous owner;
- (ii) The only ownership change in the 12-month period occurred due to foreclosure on the land and the owner of the land, immediately before the foreclosure, exercises a timely right of redemption from the mortgage holder in accordance with State law; or
- (iii) As determined by the Deputy Administrator, the circumstances of the acquisition are such that present adequate assurance that the new owner of such eligible land did not acquire such land for the purpose of placing it in the CRP; or
- (3) If a tenant, the tenant is a participant with an eligible owner or operator.
- (b) Notwithstanding paragraph (a) of this section, under continuous signup provisions authorized by §1410.30, an otherwise eligible person must have owned or operated, as appropriate, the eligible land for at least 12 months before submitting the offer.
- (c) The provisions of this section do not apply to beginning or socially disadvantaged farmers or ranchers who

are eligible participants in the Transition Incentives Program as specified in §1410.64.

[68 FR 24835, May 8, 2003, as amended at 75 FR 27169, May 14, 2010]

§1410.6 Eligible land.

- (a) In order to be eligible to be placed in the CRP, land must be one of the following:
- (1) Cropland that is subject to a conservation plan and has been annually planted or considered planted, as defined in §1410.2, to an agricultural commodity in 4 of the 6 crop years from 2002 through 2007, as determined by the CCC, provided further that field margins that are incidental to the planting of crops may also be considered qualifying cropland to the extent determined appropriate by the CCC; and is physically and legally capable of being planted in a normal manner to an agricultural commodity, as determined by the CCC; or
- (2) Marginal pasture land, as determined by the CCC, that:
- (i) Is determined to be suitable for use as a riparian buffer or is made eligible in a CREP for similar water quality purposes as determined by the CCC. A field or portion of a field of marginal pasture land may be considered to be suitable for use as a riparian buffer only if, as determined by CCC, it:
- (A) Is located adjacent to permanent stream corridors excluding corridors that are considered gullies or sod waterways; and
- (B) Is capable, when permanent grass, forbs, shrubs, or trees, are grown, or when planted with appropriate vegetation for the area, including vegetation suitable for wetland restoration or wildlife habitat, as determined appropriate by the CCC, of substantially reducing sediment and/or nutrient runoff that otherwise would be delivered to the adjacent stream or waterbody or for water quality purposes; or
 - (ii) [Reserved]
- (3) Must be acreage enrolled in the CRP during the final year of the CRP contract provided the scheduled expiration date of the current CRP contract is before the effective date the new CRP contract, as determined by the CCC